APPLICATION FOR PERMIT TO APPROPRIATE THE PUBLIC WATERS OF THE STATE OF NEVADA

Date of filing in State Engineer's Office. AUG 02 1991			
Returned to applicant for correction			
Corrected application filed			
Map filed AUG 02 1991 under 56617			
The applicant Atlandia Design and Furnishings, Inc., for the Mirage Casino-Hotel			
3260 South Industrial Road of Las Vegas City or Town			
Nevada 89109 , hereby make S. application for permission to appropriate the public State and Zip Code No.			
waters of the State of Nevada, as hereinafter stated. (If applicant is a corporation, give date and place of incorporation; if a			
copartnership or association, give names of members.)			
Incorporated July 9. 1979 Incorporated in the State of New Jersey			
in the shallow aquifer containing the perched 1. The source of the proposed appropriation isunderground nuisance water at the "Mirage" project			
in Clark County, Nevada, a.k.a. Las Vegas Basin (see attached Overall Area Plan)			
2. The amount of water applied for is			
(a) If stored in reservoir give number of acre-feetnot_applicable			
3. The water to be used forrecreational_use_(see_"No_12_Remarks")			
4. If use is for:			
(a) Irrigation, state number of acres to be irrigated approximately 11 acres of landscaping			
(b) Stockwater, state number and kinds of animals to be watered not applicable			
(c) Other use (describe fully under "No. 12. Remarks")			
(d) Power:			
(1) Horsepower developednot applicable			
(2) Point of return of water to streamnot applicable			
5. The water is to be diverted from its source at the following point. NE' SE' SECTION 17, TOWNSHIP 21S., Describe as being within a 40-acre subdivision of public			
RANGE 61E., M.D.M., CLARK COUNTY, NEVADA BEARING: SOUTH 05°52'42" EAST 1889.34' survey, and by course and distance to a section corner. If on unsurveyed land, it should be so stated.			
survey, and by course and distance to a section corner. If on unsurveyed land, it should be so stated. TO THE SOUTHEAST CORNER (SE COR) OF SAID SECTION 17 (POINT OF DIVERSION "K")			
Area Plan, dated 08/01/91). All within the following "½-½" Sections: NW¼ SW¼ SECTION 16, TOWNSHIP 21 S., RANGE 61 E., M.D.M., CLARK COUNTY, NEVADA NW¼ SE½ SECTION 17, TOWNSHIP 21 S., RANGE 61 E., M.D.M., CLARK COUNTY, NEVADA NE¼ SE½ SECTION 17, TOWNSHIP 21 S., RANGE 61 E., M.D.M., CLARK COUNTY, NEVADA NE¼ SE½ SECTION 17, TOWNSHIP 21 S., RANGE 61 E., M.D.M., CLARK COUNTY, NEVADA NE¼ SE½ SECTION 17, TOWNSHIP 21 S., RANGE 61 E., M.D.M., CLARK COUNTY, NEVADA SW¼ NE¾ SECTION 17, TOWNSHIP 21 S., RANGE 61 E., M.D.M., CLARK COUNTY, NEVADA SW¼ NE¾ SECTION 17, TOWNSHIP 21 S., RANGE 61 E., M.D.M., CLARK COUNTY, NEVADA SE½ NE¾ SECTION 17, TOWNSHIP 21 S., RANGE 61 E., M.D.M., CLARK COUNTY, NEVADA			
7. Use will begin about January 01 and end about December 31, of each year. Month and Day Month and Day			
8. Description of proposed works. (Under the provisions of NRS 535.010 you may be required to submit plans and			
specifications of your diversion or storage works.)			
flumes, drilled well with pump and motor, etc.			
9. Estimated cost of works unknown at this time			

	10. Estimated time required to construct works. If well completed, describe works.		d, describe works.	
12.	Project completion expected Estimated time required to complete the application of water to beneficial usemid 1992. Besides benefit water savings at the "Mirage", removal of the nuisance water is considered benefic Remarks: For use other than irrigation or stock watering, state number and type of units to be served or annual consumptive use.			
,	To be used for approximately 11 acres of landscape irrigation and 4½ acres of			
	surface area of water features within the "Mirage" Project.			
	pared bc/bc am/se	By S/Peter T. Sm Peter T. Smitl 3260 South Ind Las Vegas, Nev		
	APPRO	OVAL OF STATE ENG	INEER	
limitalis is and amou (c) use. wate long wate he near befo plac (CON The:	understood that the amount of watch that the final water right obtaint of water actually placed to be This permit is issued subject and based on the particular of the water to be diverted under caused by secondary recharge term availability for continuous This well shall be equipped with a dedicated monitoring well of State Engineer shall approve the A totalizing meter must be in the point of diversion and accurate any use of water begins, or be any use of water begins, or be of use which is called the Miratinued on PAGE 2) amount of water to be appropriated shall be limited.	permit is issued subject ater herein granted is ined under this permit eneficial use. to the provisions of Management is a received and therefore does not suse of this water from the author of the used in lieu of placement of any monitors and any monitors and any monitors efore the Proof of Compermit is limited to the age Project.	ect to existing rights. It only a temporary allowance will be dependent upon the URS 534.025 and 534.050 (2) In the area of the place of esult of the rise of ground of provide or guarantee the om this source. In this two (2) inch opening. For ing wells. If in the discharge pipeline is the beauty of water placed to one wells must be installed eletion of Work is filed. In area described within the exapplied to beneficial use, and not to	
exce	d0.62	cubic feet per second but	not to exceed 302 acre-	
	eet annually.			
Work	must be prosecuted with reasonable diligence			
١.	Proof of completion of work shall be filed on or before			
	Application of water to beneficial use shall be made on or before			
Appl	of the application of water to beneficial was a	shall be filed on or before	March 14, 1997	
Appl Proof	of the application of water to beneficial use si			
Appl Proof Map	in support of proof of beneficial use shall be fi	filed on or before	N/A	
Appl Proof Map Comp	in support of proof of beneficial use shall be fi	filed on or beforeIN TESTIMONY WHEREOF, I	N/A	
Appl Proof Map Comp	in support of proof of beneficial use shall be filetion of work filed	filed on or beforeIN TESTIMONY WHEREOF, I	N/A R. MICHAEL TURNIPSEED, P.E. hereunto set my hand and the seal of my	
Appl Proof Map Comp Proof Cultur	in support of proof of beneficial use shall be fi	illed on or before	N/A R. MICHAEL TURNIPSEED, P.E. hereunto set my hand and the seal of my	

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(PERMIT TERMS CONTINUED)

The depth of the well under this permit shall not in any case exceed sixty feet in depth nor shall the well penetrate any confining layer below this shallow aquifer.

A monthly report shall be submitted to the State Engineer within 10 days from the end of each month which shall include the amount of water pumped from each well, the use of the water and the depth to water in this well or any monitoring well.

Water quality samples shall be taken from each well on a quarterly basis, analyzed for total dissolved solids (TDS), pH and sulfates (SO_4) , and reported to this office along with the appropriate monthly report.

This permit does not extend the permittee the right of ingress and egress on public, private or corporate lands.

The issuance of this permit does not waive the requirements that the permit holder obtain other permits from State, Federal and local agencies.

The total combined duty of water under Permits 56617, 56618, 56619, 56620, 56621, 56622, 56623, 56624, 56625, 56626, 56627, 56628, 56629, 56630, 56631, 56632, 56633, 56634, 56635, 56636, 56637, 56638, 56639, 56640, 56641, 56642, 56643 and 56644 shall not exceed 302 acre-feet annually.

The State retains the right to regulate the use of the water herein granted at any and all times.